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## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Box Patent Application  
Assistant Commissioner for Patents  
Washington, D.C. 20231

## NEW APPLICATION TRANSMITTAL

Transmitted herewith for filing is the patent application of  
Inventor(s): Matti JOKIMIES

*WARNING: Patent must be applied for in the name(s) of all of the actual inventor(s). 37 CFR 1.41(a) and 1.53(b).*

For (title): CELL PRIORITISING IN A CELLULAR RADIO SYSTEM

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CERTIFICATION UNDER 37 C.F.R. 1.10\*  
(Express Mail label number is mandatory.)  
(Express Mail certification is optional.)

I hereby certify that this New Application Transmittal and the documents referred to as attached therein are being deposited with the United States Postal Service on this date February 24, 1998, in an envelope as "Express Mail Post Office to Addressee," mailing Label Number EM174705711US, addressed to the: Assistant Commissioner for Patents, Washington, D.C. 20231.

Kathleen Kroccho

(type or print name of person mailing paper)

Signature of person mailing paper

*WARNING: Certificate of mailing (first class) or facsimile transmission procedures of 37 C.F.R. 1.8 cannot be used to obtain a date of mailing or transmission for this correspondence.*

*\*WARNING: Each paper or fee filed by "Express Mail" must have the number of the "Express Mail" mailing label placed thereon prior to mailing. 37 C.F.R. 1.10(b).*

*"Since the filing of correspondence under § 1.10 without the Express Mail mailing label thereon is an oversight that can be avoided by the exercise of reasonable care, requests for waiver of this requirement will not be granted on petition." Notice of Oct. 24, 1996, 60 Fed. Reg. 56,439, at 56,442.*

(Application Transmittal [4-1]-page 1 of 9)

### **1. Type of Application**

This new application is for a(n)

(check one applicable item below)

- Original (nonprovisional)
- Design
- Plant

**WARNING:** Do not use this transmittal for a completion in the U.S. of an International Application under 35 U.S.C. 371(c)(4), unless the International Application is being filed as a divisional, continuation or continuation-in-part application.

**WARNING:** Do not use this transmittal for the filing of a provisional application.

**NOTE:** If one of the following 3 items apply, then complete and attach ADDED PAGES FOR NEW APPLICATION TRANSMITTAL WHERE BENEFIT OF A PRIOR U.S. APPLICATION CLAIMED and a NOTIFICATION IN PARENT APPLICATION OF THE FILING OF THIS CONTINUATION APPLICATION.

- Divisional.
- Continuation.
- Continuation-in-part (C-I-P).

### **2. Benefit of Prior U.S. Application(s) (35 U.S.C. 119(e), 120, or 121)**

**NOTE:** If the new application being transmitted is a divisional, continuation or a continuation-in-part of a parent case, or where the parent case is an International Application which designated the U.S., or benefit of a prior provisional application is claimed, then check the following item and complete and attach ADDED PAGES FOR NEW APPLICATION TRANSMITTAL WHERE BENEFIT OF PRIOR U.S. APPLICATION(S) CLAIMED.

**WARNING:** If an application claims the benefit of the filing date of an earlier filed application under 35 U.S.C. 120, 121 or 365(c), the 20-year term of that application will be based upon the filing date of the earliest U.S. application that the application makes reference to under 35 U.S.C. 120, 121 or 365(c). (35 U.S.C. 154(a)(2) does not take into account, for the determination of the patent term, any application on which priority is claimed under 35 U.S.C. 119, 365(a) or 365(b).) For a c-i-p application, applicant should review whether any claim in the patent that will issue is supported by an earlier application and, if not, the applicant should consider canceling the reference to the earlier filed application. The term of a patent is not based on a claim-by-claim approach. See Notice of April 14, 1995, 60 Fed. Reg. 20,195, at 20,205.

**WARNING:** When the last day of pendency of a provisional application falls on a Saturday, Sunday, or Federal holiday within the District of Columbia, any nonprovisional application claiming benefit of the provisional application must be filed prior to the Saturday, Sunday, or Federal holiday within the District of Columbia. See 37 C.F.R. § 1.72(a)(3).

- The new application being transmitted claims the benefit of prior U.S. application(s). Enclosed are ADDED PAGES FOR NEW APPLICATION TRANSMITTAL WHERE BENEFIT OF PRIOR U.S. APPLICATION(S) CLAIMED.

### **3. Papers Enclosed That Are Required for Filing Date under 37 C.F.R. 1.53(b) (Regular) or 37 C.F.R. 1.153 (Design) Application**

- 13 Pages of specification
- 2 Pages of claims
- 1 Pages of Abstract
- 2 Sheets of drawing
  - formal
  - informal

**WARNING:** DO NOT submit original drawings. A high quality copy of the drawings should be supplied when filing a patent application. The drawings that are submitted to the Office must be on strong, white, smooth, and non-shiny paper and meet the standards according to § 1.84. If corrections to the drawings are necessary, they should be made to the original drawing and a high-quality copy of the corrected original drawing then submitted to the Office. Only one copy is required or desired. Comments on proposed new 37 CFR 1.84, Notice of March 9, 1988 (1990 O.G. 57-62).

**NOTE:** "Identifying indicia, if provided, should include the application number or the title of the invention, inventor's name, docket number (if any), and the name and telephone number of a person to call if the Office is unable to match the drawings to the proper application. This information should be placed on the back of each sheet of drawing a minimum distance of 1.5 cm. (5/8 inch) down from the top of the page." 37 C.F.R. 1.84(c).

(complete the following, if applicable)

- The enclosed drawing(s) are photograph(s), and there is also attached a "PETITION TO ACCEPT PHOTOGRAPH(S) AS DRAWING(S)." 37 C.F.R. 1.84(b).

**4. Additional papers enclosed**

- Preliminary Amendment  
 Information Disclosure Statement (37 C.F.R. 1.98)  
 Form PTO-1449 (PTO/SB/08A and 08B)  
 Citations  
 Declaration of Biological Deposit  
 Submission of "Sequence Listing," computer readable copy and/or amendment pertaining thereto for biotechnology invention containing nucleotide and/or amino acid sequence.  
 Authorization of Attorney(s) to Accept and Follow Instructions from Representative  
 Special Comments  
 Other

**5. Declaration or oath**

- Enclosed  
Executed by

(check all applicable boxes)

- inventor(s).  
 legal representative of inventor(s).  
37 CFR 1.42 or 1.43.  
 joint inventor or person showing a proprietary interest on behalf of inventor who refused to sign or cannot be reached.  
 This is the petition required by 37 CFR 1.47 and the statement required by 37 CFR 1.47 is also attached. See item 13 below for fee.  
 Not Enclosed.

**WARNING:** Where the filing is a completion in the U.S. of an International Application, but where a declaration is not available, or where the completion of the U.S. application contains subject matter in addition to the International Application, the application may be treated as a continuation or continuation-in-part, as the case may be, utilizing ADDED PAGE FOR NEW APPLICATION TRANSMITTAL WHERE BENEFIT OF PRIOR U.S. APPLICATION CLAIMED.

- Application is made by a person authorized under 37 C.F.R. 1.41(c) on behalf of *all* the above named inventor(s).

(*The declaration or oath, along with the surcharge required by 37 CFR 1.16(e) can be filed subsequently.*)

*NOTE: It is important that all the correct inventor(s) are named for filing under 37 CFR 1.41(c) and 1.53(b).*

- Showing that the filing is authorized.  
*(not required unless called into question. 37 CFR 1.41(d))*

#### 6. Inventorship Statement

*WARNING: If the named inventors are each not the inventors of all the claims an explanation, including the ownership of the various claims at the time the last claimed invention was made, should be submitted.*

The inventorship for all the claims in this application are:

- The same.

or

- Not the same. An explanation, including the ownership of the various claims at the time the last claimed invention was made,  
 is submitted.  
 will be submitted.

#### 7. Language

*NOTE: An application including a signed oath or declaration may be filed in a language other than English. A verified English translation of the non-English language application and the processing fee of \$130.00 required by 37 CFR 1.17(k) is required to be filed with the application, or within such time as may be set by the Office. 37 CFR 1.52(d).*

*NOTE: A non-English oath or declaration in the form provided or approved by the PTO need not be translated. 37 CFR 1.69(b).*

- English  
 Non-English  
 The attached translation is a verified translation. 37 C.F.R. 1.52(d).

#### 8. Assignment

- An assignment of the invention to Nokia Mobile Phones Limited

- 
- is attached. A separate  "COVER SHEET FOR ASSIGNMENT (DOCUMENT) ACCOMPANYING NEW PATENT APPLICATION" or  FORM PTO 1595 is also attached.  
 will follow.

*NOTE: "If an assignment is submitted with a new application, send two separate letters-one for the application and one for the assignment." Notice of May 4, 1990 (1114 O.G. 77-78).*

*WARNING: A newly executed "CERTIFICATE UNDER 37 CFR 3.73(b)" must be filed when a continuation-in-part application is filed by an assignee. Notice of April 30, 1993, 1150 O.G. 62-64.*

**9. Certified Copy**

Certified copy(ies) of application(s)

Country Finland	Appln. No. 970855	Filed 28 February 1997
Country	Appln. No.	Filed

Country	Appln. No.	Filed
from which priority is claimed		

- is (are) attached.  
 will follow.

NOTE: The foreign application forming the basis for the claim for priority must be referred to in the oath or declaration. 37 CFR 1.55(a) and 1.63.

NOTE: This item is for any foreign priority for which the application being filed directly relates. If any parent U.S. application or International Application from which this application claims benefit under 35 U.S.C. 120 is itself entitled to priority from a prior foreign application, then complete item 18 on the ADDED PAGES FOR NEW APPLICATION TRANSMITTAL WHERE BENEFIT OF PRIOR U.S. APPLICATION(S) CLAIMED.

**10. Fee Calculation (37 C.F.R. 1.16)**

A.  Regular application

CLAIMS AS FILED				
Number filed	Number Extra	Rate	Basic Fee	37 C.F.R. 1.16(a) \$790.00
Total				
Claims (37 CFR 1.16(c)) 10 - 20 =	0	x	\$ 22.00	
Independent				
Claims (37 CFR 1.16(b)) 3 - 3 =	0	x	\$ 82.00	
Multiple dependent claim(s), if any (37 CFR 1.16(d))		+	\$270.00	

- Amendment cancelling extra claims is enclosed.  
 Amendment deleting multiple-dependencies is enclosed.  
 Fee for extra claims is not being paid at this time.

NOTE: If the fees for extra claims are not paid on filing they must be paid or the claims cancelled by amendment, prior to the expiration of the time period set for response by the Patent and Trademark Office in any notice of fee deficiency. 37 CFR 1.16(d).

Filing Fee Calculation

\$ 790.00

B.  Design application  
(\$330.00—37 CFR 1.16(f))

Filing Fee Calculation \$ \_\_\_\_\_

C.  Plant application  
(\$540.00—37 CFR 1.16(g))

Filing fee calculation \$ \_\_\_\_\_

11. Small Entity Statement(s)

Verified Statement(s) that this is a filing by a small entity under 37 CFR 1.9 and 1.27 is (are) attached.

**WARNING:** "Status as a small entity in one application or patent does not affect any other application or patent, including applications or patents which are directly or indirectly dependent upon the application or patent in which the status has been established. A nonprovisional application claiming benefit under 35 U.S.C. 119(e), 120, 121 or 365(c) of a prior application may rely on a verified statement filed in the prior application if the nonprovisional application includes a reference to a verified statement in the prior application or includes a copy of the verified statement filed in the prior application if status as a small entity is still proper and desired." 37 C.F.R. § 1.28(a).

(complete the following, if applicable)

Status as a small entity was claimed in prior application

\_\_\_\_\_ / \_\_\_\_\_, filed on \_\_\_\_\_, from which benefit is being claimed for this application under:

- 35 U.S.C.  119(e),  
 120,  
 121,  
 365(c),

and which status as a small entity is still proper and desired.

A copy of the verified statement in the prior application is included.

Filing Fee Calculation (50% of A, B or C above)

\$ \_\_\_\_\_

**NOTE:** Any excess of the full fee paid will be refunded if a verified statement and a refund request are filed within 2 months of the date of timely payment of a full fee. The two-month period is not extendable under § 1.136, 37 CFR 1.28(a).

12. Request for International-Type Search (37 C.F.R. 1.104(d))

(complete, if applicable)

Please prepare an international-type search report for this application at the time when national examination on the merits takes place. - -

**13. Fee Payment Being Made at This Time**

- Not Enclosed  
 No filing fee is to be paid at this time.  
*(This and the surcharge required by 37 C.F.R. 1.16(e) can be paid subsequently.)*
- Enclosed
- Filing fee \$ 790.00
- Recording assignment (\$40.00; 37 C.F.R. 1.21(h))  
(See attached "COVER SHEET FOR ASSIGNMENT ACCOMPANYING NEW APPLICATION") \$ 40.00
- Petition fee for filing by other than all the inventors or person on behalf of the inventor where inventor refused to sign or cannot be reached (\$130.00; 37 C.F.R. 1.47 and 1.17(h)) \$ \_\_\_\_\_
- For processing an application with a specification in a non-English language (\$130.00; 37 C.F.R. 1.52(d) and 1.17(k)) \$ \_\_\_\_\_
- Processing and retention fee. (\$130.00; 37 C.F.R. 1.53(d) and 1.21(l)) \$ \_\_\_\_\_
- Fee for international-type search report (\$40.00; 37 C.F.R. 1.21(e)) \$ \_\_\_\_\_

**NOTE:** 37 CFR 1.21(l) establishes a fee for processing and retaining any application that is abandoned for failing to complete the application pursuant to 37 CFR 1.53(d) and this, as well as the changes to 37 CFR 1.53 and 1.78, indicate that in order to obtain the benefit of a prior U.S. application, either the basic filing fee must be paid, or the processing and retention fee of § 1.21(l) must be paid, within 1 year from notification under § 53(d).

Total fees enclosed \$ 830.00

**14. Method of Payment of Fees**

- Check in the amount of \$ 830.00
- Charge Account No. \_\_\_\_\_ in the amount of \$ \_\_\_\_\_
- A duplicate of this transmittal is attached.

**NOTE:** Fees should be itemized in such a manner that it is clear for which purpose the fees are paid. 37 CFR 1.22(b).

#### 15. Authorization to Charge Additional Fees

**WARNING:** If no fees are to be paid on filing, the following items should not be completed.

**WARNING:** Accurately count claims, especially multiple dependent claims, to avoid unexpected high charges, if extra claim charges are authorized.

- The Commissioner is hereby authorized to charge the following additional fees by this paper and during the entire pendency of this application to Account No. 16-1350:
- 37 C.F.R. 1.16(a), (f) or (g) (filing fees)
- 37 C.F.R. 1.16(b), (c) and (d) (presentation of extra claims)

**NOTE:** Because additional fees for excess or multiple dependent claims not paid on filing or on later presentation must only be paid or these claims cancelled by amendment prior to the expiration of the time period set for response by the PTO in any notice of fee deficiency (37 CFR 1.16(d)), it might be best not to authorize the PTO to charge additional claim fees, except possibly when dealing with amendments after final action.

- 37 C.F.R. 1.16(e) (surcharge for filing the basic filing fee and/or declaration on a date later than the filing date of the application)
- 37 C.F.R. 1.17 (application processing fees)

**WARNING:** While 37 CFR 1.17(a), (b), (c) and (d) deal with extensions of time under § 1.136(a), this authorization should be made only with the knowledge that: "Submission of the appropriate extension fee under 37 C.F.R. 1.136(a) to no avail unless a request or petition for extension is filed." (Emphasis added). Notice of November 5, 1985 (1060 O.G. 27).

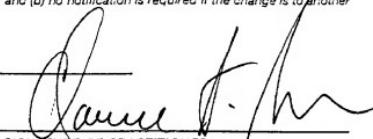
- 37 C.F.R. 1.18 (issue fee at or before mailing of Notice of Allowance, pursuant to 37 C.F.R. 1.311(b))

**NOTE:** Where an authorization to charge the issue fee to a deposit account has been filed before the mailing of a Notice of Allowance, the issue fee will be automatically charged to the deposit account at the time of mailing the notice of allowance. 37 CFR 1.311(b).

**NOTE:** 37 CFR 1.28(b) requires "Notification of any change in status resulting in loss of entitlement to small entity status must be filed in the application . . . prior to paying, or at the time of paying, . . . issue fee." From the wording of 37 CFR 1.28(b), (a) notification of change of status must be made even if the fee is paid as "other than a small entity" and (b) no notification is required if the change is to another small entity.

#### 16. Instructions as to Overpayment

- Credit Account No. 16-1350
- Refund



Clarence A. Green  
SIGNATURE OF PRACTITIONER

Reg. No. 24,622

Clarence A. Green

(type or print name of attorney)

PERMAN & GREEN, LLP

P.O. Address

425 Post Road, Fairfield, CT 06430

Customer No.

**Incorporation by reference of added pages**

(check the following item if the application in this transmittal claims the benefit of prior U.S. application(s) (including an international application entering the U.S. stage as a continuation, divisional or C-I-P application) and complete and attach the ADDED PAGES FOR NEW APPLICATION TRANSMITTAL WHERE BENEFIT OF PRIOR U.S. APPLICATION(S) CLAIMED)

- Plus Added Pages for New Application Transmittal Where Benefit of Prior U.S. Application(s) Claimed

Number of pages added \_\_\_\_\_

- Plus Added Pages for Papers Referred to in Item 4 Above

Number of pages added \_\_\_\_\_

- Plus "Assignment Cover Letter Accompanying New Application"

Number of pages added \_\_\_\_\_

**Statement Where No Further Pages Added**

*(if no further pages form a part of this Transmittal, then end this Transmittal with this page and check the following item)*

- This transmittal ends with this page.

**Cell prioritising in a cellular radio system**

The invention relates generally to the routing of radio communication between base stations and terminals in a cellular radio system. Particularly the invention relates to a method and equipment with which the terminals can be individually controlled to give priority to particular base stations.

- 5 A cellular radio system comprises stationary base stations, each having a particular coverage area, and terminals which can move in relation to the base stations and their coverage areas. The coverage areas are also called cells. In this patent application a mobile phone is treated as an illustrative terminal. When a particular mobile phone is switched on, it somehow tries to find the best received signal of a  
10 base station and tries to register with the so called location area (LA) which this base station represents. Registration means that the mobile phone informs the mobile network through the base station that it can receive calls via that location area, to which said base station is associated. In the idle mode a mobile phone regularly receives messages transmitted by the base station in order to detect paging  
15 messages, which represent an incoming telephone call, and other messages intended for this mobile phone. At the same time the mobile phone monitors the power of signals transmitted by other adjacent base stations, so that it rapidly can shift base stations, when required.

- 20 The idle mode operation of a mobile phone according to the GSM system (Global System for Mobile telecommunications) and its extension the DCS1800 (Digital Communications System at 1800 MHz) is described below, in order to explain the background of the invention. Said functions are described in more detail in the EBU (European Broadcasting Union) and ETSI (European Telecommunications Standards Institute) standards ETS 300 535 (GSM 03.22) and ETS 300 578 (GSM  
25 05.08). To a person skilled in the art it is obvious that as a background of the invention the main part of these studies can be generalised so that they are applicable to all digital cellular radio systems.

- There are four requirements on a cell, so that a mobile phone normally can camp within it:
- 30 - the cell must belong to the network of the selected operator;  
- the cell must not be barred by the network;  
- the location area represented by the cell must not be included in the list of forbidden location areas defined for each mobile phone; and

- the attenuation on the radio path between the mobile phone and the base station must be lower than a certain threshold value defined by the operator (for short this requirement is called the path loss criterion).

- A cell which meets the above listed requirements is called a suitable cell. When a  
5 mobile phone is switched on it receives the so called BCCH signals (Broadcast Control CHannel) and runs through them in their order of strength, and begins to operate in a suitable cell with the strongest signal. The BCCH signal can also contain a recommendation value attached to the cell which tells whether the cell is recommended by the system or not. The mobile phone begins to operate in a not  
10 recommended cell only if no suitable recommended cells are available. This step is called cell selection.

The mobile phone will regularly check whether there is a suitable cell in the vicinity which is more advantageous regarding the radio communication, and if required the mobile phone will perform cell reselection. The mobile phone can select a new cell  
15 for three alternative reasons:

- according to particular cell reselection criteria the new cell is better than the current cell;
- some characteristics of the current cell change, so that this cell is not anymore suitable, but the new cell is suitable; or
- 20 - the mobile phone detects that the downlink signalling connection is interrupted in the current cell.

Cell selection and cell reselection are based on two parameters calculated by the mobile phone, the so called C1 and C2 parameters defined in the standard ETS 300 578 (GSM 05.08). Of these the first one, the C1 parameter, describes the power level received by the mobile phone from the examined base station, in relation to the minimum value of the received power level defined by the system and the maximum permissible transmission power of the mobile phone. The value of the C2 parameter is influenced by the value of the C1 parameter and two correction factors, of which the first one is an offset parameter transmitted by the base station and the  
25 second one is a time delay, which aims at preventing rapid consecutive cell reselections by the mobile phone.

- Successful management of radio communication or the optimal routing of connections between the terminals and the base stations has an essential effect on the service level which the radio system is able to provide to the users. Particularly  
35 in areas with very dense traffic the cells can be partly or totally overlapping,

- whereby it is required that the mobile phones and other terminals can be controlled to use particular cells and avoid particular other cells in order to guarantee a uniform service level. As an example we could consider an office building which is located within the coverage area of a public cellular radio system, but which also has an
- 5 internal wireless communication system operating as an extension to the public system, whereby the wireless system is based on so called nano cells or pico cells having a size of one room or a few rooms. For a mobile phone belonging to an employee working in the building it is often more advantageous to operate in a cell of the building's internal system than in a cell of the public cellular radio system.
- 10 The operator managing the cellular radio system can for each mobile phone also define a so called home area comprising a single cell or a few cells of the public cellular radio system, where the mobile phone is offered cheaper tariffs or other benefits in the home area. On the other hand it is advantageous to define some cells as handover cells only, whereby it is desired that no mobile phones operate in such a
- 15 cell for a longer period than required by the handover function.

In a system according to the prior art described above there are no possibilities to realise priority cells relating to individual mobile phones. The first correction factor or the offset parameter associated with the C2 parameter's definition can be used for general prioritising, so that a certain value of the offset parameter transmitted by a

20 base station causes all mobile phones to generate a C2 parameter value indicating a disadvantageous cell selection. However, a prioritising of this type does not function differently for each mobile phone, but it is identical for all mobile phones.

- From the patent publication US 4,916,728 (Blair) a practice is known in which a mobile phone can operate in networks managed by several different operators. In order to be able to select the network of the most advantageous operator the mobile phone goes through several receive frequencies, decodes the SID codes (System IDentification) from the signals transmitted by the base stations, and tunes to that frequency on which the received SID code indicates the most advantageous operator. The information about the advantages of different operators is stored in the
- 25 memory of the mobile phones, so in this arrangement different mobile phones react differently on the information transmitted by the base stations. However, in this method it is not possible to have the mobile phones to function differently, except for the selection of the operator, because all base stations in the network of a certain operator transmit the same SID code.
- 30 The PCT application publication WO 95/24809 (Motorola Inc.) treats a system in which the central equipment checks, based on the identity transmitted by the mobile

station, whether this mobile station is authorised to a certain service in a particular area. If particular regional restrictions and/or restrictions relating to individual mobile phones are defined for the service, then the central equipment can either refuse to provide any services to a particular mobile phone in said region, or allow

- 5 the use of only one service, e.g. data communications. However, in order to change the offered services the mobile phone must move, because the restrictions are always the same in a particular region. Thus in this method it is not possible to influence the cell selection or cell reselection when the mobile phone or another terminal of the cellular radio system is stationary.
- 10 From the Finnish patent application no. FI 952965 and the corresponding European patent publication no. EP 749 254 A1 (Nokia Mobile Phones Oy) there is known a multi-level home area pricing for a mobile phone of a cellular radio system, in which a certain binary character string is stored in the mobile phone. Then each base station transmits its own binary identity at regular intervals and the mobile phone
- 15 uses the binary character string stored in it as a mask, with which it selects particular bits from the character string transmitted by the base station as the object for a logical comparison operation. If said logical comparison operation generates the correct result the mobile phone construes itself to be in the home area or in another area where a particular regional service is available. Using different logical
- 20 comparison operations it is possible to form a number of individual areas, or areas located in a mutual hierarchy in which the mobile phone can obtain different services from the cellular radio system. Even this practice is not applicable for proper cell prioritising, because the services are regional and the offered services change only when the mobile phone is moving.
- 25 In addition to the above mentioned known methods there are a number of known methods and systems in which a mobile phone or another terminal of a cellular radio system can detect whether or not it operates in a priority cell associated to this device, and provide information about this to the user. However, in any of these methods a user or a terminal is not able to contribute to the cell selection and to decide whether a certain cell selection is retained even when the terminal is
- 30 stationary.
- The object of this invention is to present a method and a system which, for each terminal, are able to effectively influence in which cell of the cellular radio system the terminal of the cellular radio system begins to operate when it is switched on, and which cell it selects in connection with cell reselection. An object of the
- 35

invention is also that the method and the system according to the invention are flexible and able to accommodate changes made in the priority definitions.

The objects of the invention are attained in a terminal of the cellular radio system by adding, to the calculation operation controlling the cell selection and the cell

- 5 reselection, a step and/or a factor which depends on the contents of the list of priority cells given to the terminal.

The cellular radio system according to the invention is characterized in that regarding the setting up and maintaining of radio communication at least one terminal is arranged to favour at least one cell with respect to other cells, in a

- 10 manner independent of other terminals.

A further object of the invention is a terminal, which is characterized in that regarding the setting up and maintaining of radio communication it is arranged to favour at least one cell with respect to other cells in a manner independent of other terminals.

- 15 Further the invention relates to a method for realizing priority cells. The method according to the invention is characterized in that regarding the setting up and maintaining of radio communication it utilizes priority data relating to individual terminals in order to favour at least one cell with respect to other cells, in a manner independent of other terminals.

- 20 In the arrangement according to the invention it is possible to define for each terminal of the cellular radio system one cell or several cells in which the terminal shall try to operate as far as the quality of the radio communication allows it. A list of priority cells relating to individual terminal is stored in a certain database of the system from which it is read and transmitted sufficiently often to the terminal, 25 preferably always when the terminal is registered or when it shifts location area, or when the list of priority cells is altered. Thus the terminal always has an updated list of the priority cells.

In cell reselection the terminal can be made to favour the priority cells, in the simplest manner by programming it so that when the C2 parameter of the priority 30 cell is calculated the offset parameter and the delay factor are given zero values, or they are given other such values which generate a C2 parameter value representing a particularly preferred selection of a cell. Via the base stations the system can transmit to the terminal a message, in which particular flag bits or other information

sections allow the terminals to apply cell prioritizing or deny it. This message is preferably the same as the message which includes the list of the priority cells.

The invention is described in more detail below with reference to preferred embodiments presented as examples, and to the enclosed figures, in which:

- 5 figure 1 shows schematically a message transmitted by the cellular radio system;
- figure 2 shows schematically a cellular radio system which applies cell prioritising; and
- figure 3 illustrates an embodiment of a method according to the invention.

Figure 1 shows schematically a so called priority information (PI) message, with

10 which a cellular radio system according to the preferred embodiment of the invention controls cell priorities in individual terminals. It has the following fields:

11 Header

The header defines that this is a message transmitting priority information from the cellular radio system to a particular terminal. The invention does not otherwise

15 restrict the contents or the structure of the header.

12 CI format

With the aid of this field the systems tells whether the terminal should base its operation only on the cell identity (CI) code, on a combination of the cell identity and the location area code (LAC), or only on the LAC of the base station. The

20 system can have cells which have the same cell identity but are located in different location areas, whereby also the LAC is required in order to have an unequivocal identification of the cell. To the user the terminal can also on a display present information relating to a single cell (CI or CI+LAC), to several cells (several cell identities or the LAC + several cell identities), or to the whole location area code (LAC).

13 Display txt

With the aid of this field the systems defines whether the terminal will present to the user the messages mentioned in connection with the previous field only in the idle mode, or also during a call.

30 14 Txt format

With the aid of this field the systems defines whether the terminal will present to the user a text which is common to all cells, or only text which is unique to the cell.

15 Text CI

With the aid of this field the systems defines how the below presented short text messages and the priority cells are related to each other (ref. cells 20 and 22).

16 Delay?

- 5 The description of prior art presented the time delay (the so called penalty time) used in the calculation of the C2 parameter, during which delay a particular cell only recently included in the list of suitable cells gets as its C2 parameter a value showing a disadvantageous selection. In this field the system can give an instruction to the terminal, according to which the terminal does not apply the time delay in the  
10 calculation of the C2 parameter for the priority cells.

17 Offset?

- The description of prior art presented the offset parameter used in the calculation of the C2 parameter, with which it is possible to have priorities relating to a base station. In this field the system can give to the terminal an instruction, according to  
15 which it does not apply the offset parameter in the calculation of the C2 parameter for the priority cells.

18 Hysteresis

- CRH (Cell Reselection Hysteresis) means that the terminal which shifted cells and base stations can not immediately shift back to its previous cell. The aim of the  
20 CRH is to reduce the number of cell reselections between the location areas. If the new cell is in a different location area than the current cell, then the C2 parameter is not applied as such, but with the addition of the value indicated in the CRH. With this field the system can give the terminal an instruction according to which it does not apply hysteresis on the priority cells, whereby the terminal easily shifts to a  
25 priority cell, even if this cell would be in a different location area. The hysteresis prevents a terminal, which shifted into a priority cell, from immediately shifting back to a non-priority cell located in a different location area.

20 CI

- This field contains the identities of all priority cells. They can be in a sequence, whereby the next field contains the respective LAC codes in a sequence, or the fields 20 and 21 can alternate so that the cell identity (CI) and the LAC are presented in sequence for each priority cell. The preferred length of one cell identity (CI) is for instance 2 octets (16 bits).  
30

21 LAC

For each priority cell this field contains the respective location area code (LAC), and the length of the field is preferably 2 octets (16 bits). The alternatives for the mutual order of the CI and LAC codes were described above.

5 22 Text

This field contains short text messages (e.g. 16 octets or eight alphanumeric characters per message), which are intended to be displayed to the user in the display of the terminal when the terminal operates in the respective cell (ref. fields 13, 15 and 20). The text messages can relate to a cell, to a cell group, or to a

10 location area (ref. field 12).

23 ....

The invention does not otherwise limit the contents of the PI message 10, so that it may also contain other fields than those listed above.

15 Figure 2 shows a cellular radio system 30 which has base stations 31, 32, 33 and 34 with their coverage areas or cells 31a, 32a, 33a and 34a. The block 36 simply represents the other stationary parts of the cellular radio network, such as base station controllers, switch equipment, connections to other communication networks, and so on. A database 37 is also connected to this block. The operation of a mobile phone 35 in the cellular radio system 30 is discussed below.

20 Let's assume that the priority cells 32a and 33a are defined for the mobile phone 35, which is shown by the hatched lines in these cells. The cell identities representing these cells and the other parameters controlling the priority practice of the mobile phone are stored in the database 37, which physically can be located at a mobile services switching centre (MSC; not shown in the figure) or at some other location  
25 where the operator managing the cellular radio system 30 generates so called intelligent network (IN) services for the network. When the mobile phone 35 is switched on, or when it otherwise arrives in the area of the cellular radio system 30 it will set up a connection to a base station in a manner known per se, and then according to prior art it transmits a so called IMSI Attach request to the network 36,  
30 whereby it is registered to operate within the network area, and its location is updated in the location databases (not shown in the figure) of the network. In an arrangement according to a preferred embodiment of the invention the network 36 then transmits to the mobile phone a PI message (priority information) according to figure 1, which contains a list of priority cell identities read from the database 37,

whereby the message is a prior art USSD message (Unstructured Supplementary Service Data) or SMS message (Short Message Service).

The list of priority cell identities and the other parameters regarding the priority practice could of course also be permanently stored in the memory of the mobile phone 35, but the above described use of the database associated to the network provides some particular advantages. The most important of these is the automatic updating of the information in the mobile phone. If the priority data is altered, e.g. when a new base station is installed, or due to an altered contract between the operator and the user, then the operator or any other quarter realizing the changes will record these changes in the database 37, whereby the mobile phone 35 will obtain updated information when it registers the next time, without having to visit an authorised sales representative in order to update the software. It is also possible to present an embodiment in which altered information in the database 37 automatically generates an update message from the network to the mobile phone 35 without a need to reregister. When the priority information is stored in a database of the network a dishonest user is not able to change the priority settings as easily as if the data were permanently stored in the mobile phone. The priority data can also be defined to be identical for a certain user group, whereby all mobile phones associated to the group receive PI messages which are substantially identical. The group settings are simply changed by altering the data in the database 37.

Let's assume that the mobile phone 35 has transmitted an IMSI Attach request via a non-priority base station 31 and has, via the same base station, received information about the priority cell identities. The mobile phone 35 begins to receive SI messages (System Information) transmitted on the BCCH channels by other base stations in a manner known per se, whereby it will obtain the cell identities of the other cells. For cell reselection the mobile phone generates a list of possible new cells in addition to the current cell, whereby the C2 parameters calculated for the cells are the decisive factors which determine the order in the list. In the situation shown in figure 2 the C2 parameter calculated for the cell 32a shows that it is more advantageous than the cell 31a, whereby the mobile phone selects the cell 32a as a new cell. A practice for generating an advantageous value for the C2 parameter of a priority cell is shown in more detail below as an example.

When the C2 parameter is calculated it is advantageous that in the PI message the mobile phone 35 is instructed not to observe the time delays of the priority cells (field 16 in figure 1), whereby the priority cell 32a immediately appears as a very advantageous cell on the cell reselection list. If the mobile phone 35 is at that border

of the cell 32a which is close to the non-priority cell's 31a base station 31, then it probably will receive the signal transmitted by the last mentioned base station as a stronger signal than that transmitted by the base station 32. In order to have the mobile phone also in this situation to select the priority cell 32a, the offset parameters and PI messages transmitted by the base stations 31 and 32 must be arranged so that the PI message instructs the mobile phone to calculate the C2 parameter of the priority cell 32a without the offset parameter, but to calculate the C2 parameter of the non-priority cell 31a with the offset parameter (field 17 in figure 1), whereby the C2 parameter representing the priority cell 32a will be as advantageous as possible also at the fringes of the cell 32a.

According to figure 1 the PI message contains information about whether hysteresis should be applied also in the case of priority cells (field 18 in figure 1). The hysteresis can be the above mentioned CRH hysteresis or the time hysteresis according to paragraph 6.2.2 in the standard GSM 05.08. In figure 2 the priority cell 32a is in whole within the area of the non-priority cell 31a, so that in certain situations it may happen that both cells appear to the mobile phone 35 as being almost equal regarding the cell reselection. If application of the hysteresis is prevented when cell reselection would mean shifting from a non-priority cell into a priority cell, then the mobile phone can always be made to shift rapidly from the cell 31a back to cell 32a, but to delay a shift in the opposite direction.

Next we show in more detail an exemplary practice to calculate the C2 parameter so that the above presented functions are obtained. For non-priority cells the mobile phone calculates the C2 parameters in a prior art manner known per se, i.e. by using the formulas

$$25 \quad C2(T) = C1 + \text{CELL\_RESELECT\_OFFSET} - \text{TEMPORARY\_OFFSET} * H(\text{PENALTY\_TIME} - T), \text{ when PENALTY\_TIME} \neq 11111, \text{ and}$$

$$C2 = C1 - \text{CELL\_RESELECT\_OFFSET}, \text{ when PENALTY\_TIME} = 11111,$$

where the step function  $H(x)$  is defined as

$$H(x) = 0, \text{ when } x < 0, \text{ and}$$

$$30 \quad H(x) = 1, \text{ when } x \geq 0.$$

The above mentioned offset parameter relating to a base station is here shown with the name **CELL\_RESELECT\_OFFSET** according to the GSM standards, and the above mentioned delay factor is the product of the temporary offset parameter

TEMPORARY\_OFFSET and the step function H, in which the value of the step function H depends on the relation between the examination moment and the defined delay PENALTY\_TIME. The values of the correction factors for priority cells depend on the PI message received by the mobile phone. If the delay? field of the PI message contains a certain value (e.g. 1), then the mobile phone gives the TEMPORARY\_OFFSET a zero value when the C2 parameter of the priority cell is calculated. Correspondingly, if the offset? field of the SI message contains a certain value (e.g. 1), then the mobile phone gives the CELL\_RESELECT\_OFFSET a zero value in the calculation of the C2 parameter for the priority cell, when PENALTY\_TIME is 11111.

The modified C2 parameter could also be called C2\_PRIORITY\_CELL. It is advantageous if the mobile phone uses modified C2 parameter calculation only when its current cell is a non-priority cell. The operation of the mobile phone can be formulated as an algorithm in pseudo-language as follows, each step followed by a corresponding reference designator is Fig. 3:

```

IF (current cell is a priority cell) 301
    THEN calculate C1 and C2 for N cells with the highest power 302
        IF(at least 1 priority cell, including current cell, with C1 > 0) 303
            THEN select the best priority cell in the order
                determined by C2 304
        ELSE select the best non-priority cell in the order determined by C2 305
    ELSE
        IF(any of the neighbour cells, except the current cell, is a priority cell) 306
            THEN {
                select N cells with highest power 307,
                calculate C2_PRIORITY_CELL for the priority cells within the N cells,
                calculate C2 for non-priority cells within the N cells, 308
                select best cell in the order determined
                    by C2 / C2_PRIORITY_CELL} 309
        ELSE {
            calculate C1 and C2 for N cells with highest level, 310
            select the best cell in the order determined by C2} 311

```

The effect of the hysteresis, whether it is used or not, does not appear in the above described algorithm, but in the light of what was presented above it is simple to add the hysteresis as a part of the comparison of the C2 or C2\_PRIORITY\_CELL values.

- To the operator managing a cellular radio system the invention presents a wide range of possibilities to control cell priorities relating to one device. This is very advantageous, because from the network's point of view all terminals do not behave identically, so that the use of a single standard pattern for all devices would
- 5 inevitably cause disadvantageous functions in some devices. As an example we may consider a situation in which a user daily moves through or past a priority cell without staying too long in the cell (for instance, the cell may be in a building, which the user with his terminal daily passes at a high speed in his car along the highway). While the cell generally speaking is a priority cell, it is not worth for the
- 10 mobile phone to use this cell during such a rapid passing, because a short visit to a cell only hinders the synchronisation of the terminal in the network and causes extra signalling traffic. The operator can program the computer which monitors the system operation so that it will detect the corresponding cases. In the detected cases the respective terminal can be instructed to use a delay factor in the calculation of
- 15 the C2 parameter for said priority cell, whereby during a rapid passing the cell's C2 parameter does not have time to rise to a level which would indicate advantageous cell reselection. By testing and simulating it is possible to find other corresponding situations in which the system operation can be optimised by selecting parameters relating to individual devices.
- 20 In prior art systems a terminal of the cellular radio system includes a certain fixed amount of cells in a list, on the basis of which it performs cell reselection. The length of a commonly used list is six cells. In order to better find the priority cells the length of the list can be increased to comprise e.g. as many cells as there are cells in the BA(bcch) or BA(sacch) messages (BCCH Allocation - Broadcast
- 25 Control Channel / Slow Associated Control Channel) transmitted by the base station of the current cell. It is worth to extend the list, particularly when the terminal does not otherwise detect priority cells in the neighbourhood, but assumes on the basis of the stored handover history, or on the basis of the received LAC codes and/or cell identities, that there may be priority cells in the neighbourhood, which do not appear
- 30 in the short list. Then the difference to prior art is that the terminal does not have to check all possible BCCH frequencies, but it can simply increase the number of cell identities which it keeps in its memory. The scanning of all frequencies would require more power and take more time, and the ability to receive a paging message representing an incoming call would be reduced. If there are no priority cells in the
- 35 list an alternative to an extended list would be that the terminal continuously replaces the last cell in the list, so that it would get at least one priority cell on the list.

Above we presented a priority arrangement with cells of only two levels: priority cells and non-priority cells. One user can also have several geographically different "home areas", such as for instance the area at home and at the place of work. The system can regard these areas as being of equal value, so if they are very close to  
5 each other or even touch each other, they form one priority home area. However, as the cells have individual different cell identities and text attached to it (ref. the field 23 in figure 1) and they can have different LAC codes, then the terminal can display a different text message to the user, depending on in which priority cell of the home area it operates. Further the invention does not restrict the use of priorities at  
10 different levels, which can be realised with suitable offset parameters and control instructions transmitted via the PI message.

The terminal must receive SI messages of the so called type 3 which are transmitted by other base stations, so that it will be able to detect the cell identities of adjacent cells. This might result in that the terminal does not receive a simultaneously  
15 transmitted paging message representing an incoming call. In order to make this happen as seldom as possible the terminal must receive the SI messages of type 3 relatively seldom, e.g. only once in 30 minutes.

**Claims**

1. A cellular radio system (30), which comprises terminals (35), cells (31a, 32a, 33a, 34a) and stationary network equipment (36, 37), of which said terminals are arranged to set up and maintain radio communication with the base stations (31, 32, 33, 34) in the cells, **characterized** in that regarding the setting up and maintaining of radio communication at least one terminal (35) is arranged to favour at least one cell (32a, 33a) with respect to other cells (31a, 34a), in a manner independent of other terminals.
2. A cellular radio system according to claim 1, **characterized** in that the stationary network equipment comprises a database (37) for storing cell priority data relating to individual terminals.
3. A cellular radio system according to claim 2, **characterized** in that the stationary network equipment is arranged to supply information to the terminal about priority data stored in the database relating to the terminal, as a response to an excitation, which is one of the following: the terminal registers with the cellular radio system, the terminal's location data changes in the cellular radio system, the priority data in said database is altered, a predetermined time has passed since the previous message to the terminal, which contained priority data relating to the terminal.
4. A cellular radio system terminal (35), which is arranged to set up and maintain radio communication with the base stations (31, 32, 33, 34) in the cells (31a, 32a, 33a, 34a) of the cellular radio system, **characterized** in that regarding the setting up and maintaining of radio communication the terminal is arranged to favour at least one cell (32a, 33a) with respect to other cells (31a, 34a), in a manner independent of other terminals.
5. A terminal according to claim 4 which is further arranged to maintain a list of possible cells for cell reselection and to arrange said list in an order which is based on a parameter calculated for each cell, **characterized** in that for priority cells it is arranged to alter the parameter calculation relating to the cell, so that said parameter gets a particularly advantageous value in the case of a priority cell.
6. A method to realise cell prioritizing in a cellular radio system (30) comprising terminals (35), cells (31a, 32a, 33a, 34a) and stationary network equipment (36, 37), of which said terminals are arranged to set up and maintain radio communication with the base stations in the cells, **characterized** in that regarding the setting up and

maintaining of radio communication it utilizes priority data relating to a terminal in order to favour at least one cell (32a, 33a) with respect to other cells (31a, 34a), in a manner independent of other terminals.

7. A method according to claim 6, **characterized** in that the priority data relating to a terminal is stored in a database (37) of the stationary network equipment, and that the priority data is transmitted to the terminal as a response to an excitation, which is one of the following: the terminal registers with the cellular radio system, the terminal's location data changes in the cellular radio system, the priority data in said database is altered, a predetermined time has passed since the previous message to the terminal, which contained priority data relating to the terminal.
8. A method according to claim 6, in which a terminal further maintains a list of possible cells for cell reselection and arranges said list in an order based on a parameter which is calculated for each cell, **characterized** in that for priority cells the terminal alters the parameter calculation relating to the cell, so that said parameter gets a particularly advantageous value in the case of a priority cell.
9. A method according to claim 8, **characterized** in that the priority data relating to a terminal comprises at least the priority cell identity (20) and information about the fact whether or not the terminal shall apply an offset parameter (17), a delay factor (16) relating to the cell, and cell reselection hysteresis in the calculation of the parameter relating to a priority cell.
10. A method according to claim 9, **characterized** in that the terminal does not apply the delay factor relating to the cell nor the cell reselection hysteresis when it calculates the parameter relating to a cell, in a situation where cell reselection represents shifting from a non-priority cell to a priority cell.

**Abstract**

In a cellular radio system (30) the terminals (35) are arranged to set up and maintain radio communication with the base stations (31, 32, 33, 34) in the cells (31a, 32a, 33a, 34a). Regarding the setting up and maintaining of radio communication at least one terminal (35) is arranged to favour at least one cell (32a, 33a) with respect to other cells (31a, 34a), in a manner independent of other terminals. The priority data relating to a terminal are stored in a central database (37), from which they are transmitted to the terminal when it registers.

Figure 2

APPROVED	O.G. FIG.
BY	CLASS SUBCLASS
DRAFTSMAN	

1 / 2

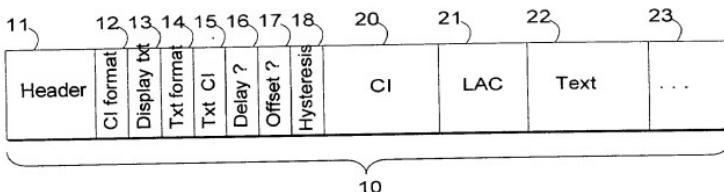


Fig. 1

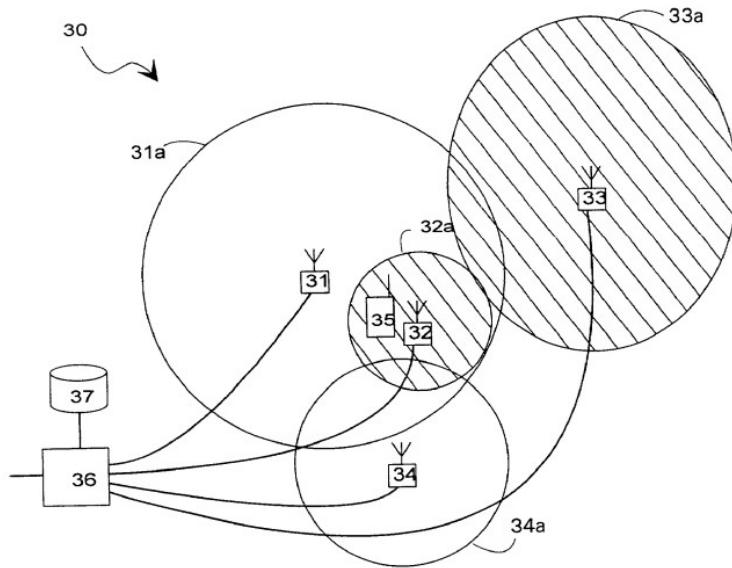


Fig. 2

APPROVED	O.G. FIG.
BY	CLASS      SUBCLASS
DRAFTSMAN	

2 / 2

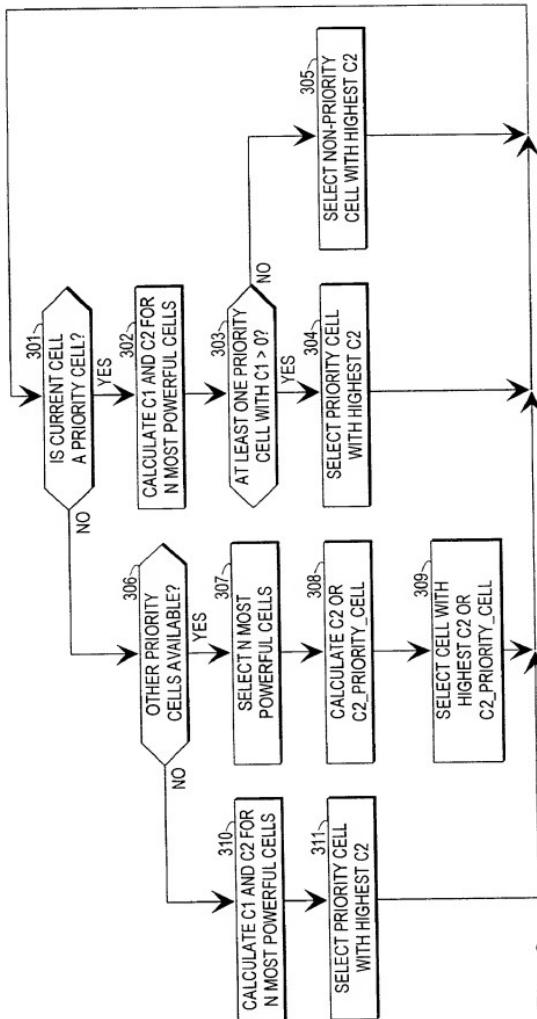


Fig. 3

Attorney's Docket No. \_\_\_\_\_

PATENT

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**COMBINED DECLARATION AND POWER OF ATTORNEY  
(ORIGINAL, DESIGN, NATIONAL STAGE OF PCT, SUPPLEMENTAL, DIVISIONAL,  
CONTINUATION OR C-I-P)**

---

As a below named inventor, I hereby declare that:

**TYPE OF DECLARATION**

This declaration is of the following type:

*(check one applicable item below)*

- original.  
 design.  
 supplemental.

**NOTE:** If the declaration is for an International Application being filed as a divisional, continuation or continuation-in-part application, do not check next item; check appropriate one of last three items.  
 national stage of PCT.

**NOTE:** If one of the following 3 items apply, then complete and also attach ADDED PAGES FOR DIVISIONAL, CONTINUATION OR C-I-P.  
 divisional.  
 continuation.  
 continuation-in-part (C-I-P).

**INVENTORSHIP IDENTIFICATION**

**WARNING:** If the inventors are each not the inventors of all the claims, an explanation of the facts, including the ownership of all the claims at the time the last claimed invention was made, should be submitted.

My residence, post office address and citizenship are as stated below, next to my name. I believe that I am the original, first and sole inventor (*if only one name is listed below*) or an original, first and joint inventor (*if plural names are listed below*) of the subject matter that is claimed, and for which a patent is sought on the invention entitled:

**TITLE OF INVENTION**

*Cell prioritising in a cellular radio system*

**SPECIFICATION IDENTIFICATION**

the specification of which:

(complete (a), (b) or (c))

(a)  is attached hereto.

(b) \_\_\_\_\_ was filed on \_\_\_\_\_, as Serial No \_\_\_\_\_  
or \_\_\_\_\_ Express Mail No., as Serial No. not yet known \_\_\_\_\_  
and was amended on \_\_\_\_\_ (if applicable).

*NOTE.* Amendments filed after the original papers are deposited with the PTO that contain new matter are not accorded a filing date by being referred to in the declaration. Accordingly, the amendments involved are those filed with the application papers or, in the case of a supplemental declaration, are those amendments claiming matter not encompassed in the original statement of invention or claims. See 37 CFR 1.67.

(c) \_\_\_\_\_ was described and claimed in PCT International Application No. \_\_\_\_\_,  
filed on \_\_\_\_\_ and as amended under PCT Article 19 on  
\_\_\_\_\_ (if any).

**ACKNOWLEDGEMENT OF REVIEW OF PAPERS AND DUTY OF CANDOR**

I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment referred to above.

I acknowledge the duty to disclose information, which is material to patentability as defined in 37, Code of Federal Regulations, § 1.56,

(also check the following items, if desired)

and which is material to the examination of this application, namely, information where there is a substantial likelihood that a reasonable Examiner would consider it important in deciding whether to allow the application to issue as a patent, and

— in compliance with this duty, there is attached an information disclosure statement, in accordance with 37 CFR 1.98.

**PRIORITY CLAIM (35 U.S.C. § 119(a)-(d))**

I hereby claim foreign priority benefits under Title 35, United States Code, § 119(a)-(d) of any foreign application(s) for patent or inventor's certificate or of any PCT international application(s) designating at least one country other than the United States of America listed below and have also identified below any foreign application(s) for patent or inventor's certificate or any PCT international application(s) designating at least one country other than the United States of America filed by me on the same subject matter having a filing date before that of the application(s) of which priority is claimed.

(complete (d) or (e))

(d) \_\_\_\_\_ no such applications have been filed.

(e)  such applications have been filed as follows.

*NOTE:* Where item (e) is entered above and the International Application which designated the U.S. itself claimed priority check item (e), enter the details below and make the priority claim.

**PRIOR FOREIGN/PCT APPLICATION(S) FILED WITHIN 12 MONTHS  
(6 MONTHS FOR DESIGN) PRIOR TO THIS APPLICATION  
AND ANY PRIORITY CLAIMS UNDER 35 U.S.C. § 119(a)-(d)**

COUNTRY(OR INDICATE IF PCT)	APPLICATION NUMBER	DATE OF FILING (day, month, year)	PRIORITY CLAIMED UNDER 37 USC 119
Finland	970855	28 February 1997	<input checked="" type="checkbox"/> YES NO _____
			<input type="checkbox"/> YES NO _____
			<input type="checkbox"/> YES NO _____
			<input type="checkbox"/> YES NO _____
			<input type="checkbox"/> YES NO _____

**CLAIM FOR BENEFIT OF PRIOR U.S. PROVISIONAL APPLICATION(S)  
(34 U.S.C. § 119(e))**

I hereby claim the benefit under Title 35, United States Code, § 119(e) of any United States provisional application(s) listed below:

PROVISIONAL APPLICATION NUMBER \_\_\_\_\_  
 \_\_\_\_\_  
 \_\_\_\_\_

FILING DATE \_\_\_\_\_  
 \_\_\_\_\_  
 \_\_\_\_\_

**CLAIM FOR BENEFIT OF EARLIER US/PCT APPLICATION(S)  
UNDER 35 U.S.C. 120**

- The claim for the benefit of any such applications are set forth in the attached ADDED PAGES TO COMBINED DECLARATION AND POWER OF ATTORNEY FOR DIVISIONAL, CONTINUATION OR CONTINUATION-IN-PART (C-I-P) APPLICATION.

**SIGNATURE(S)**

**NOTE:** Carefully indicate the family (or last) name, as it should appear on the filing receipt and all other documents.

***Full name of sole or first inventor:***

Given name: Matti  
Middle initial or name:  
Family (or last name): Jokimies

Inventor's signature: 

Date: 16th of February, 1998  
Country of Citizenship: Finland  
Residence: Pääskynkatu 7 B, FIN-24130 SALO, Finland  
Post Office Address: Pääskynkatu 7 B, FIN-24130 SALO, Finland

***Full name of second joint inventor, if any:***

Given name:  
Middle initial or name:  
Family (or last name):

Inventor's signature: \_\_\_\_\_

Date: \_\_\_\_\_  
Country of Citizenship: \_\_\_\_\_  
Residence: \_\_\_\_\_  
Post Office Address: \_\_\_\_\_

***Full name of third joint inventor, if any:***

Given name:  
Middle initial or name:  
Family (or last name):

Inventor's signature: \_\_\_\_\_

Date: \_\_\_\_\_  
Country of Citizenship: \_\_\_\_\_  
Residence: \_\_\_\_\_  
Post Office Address: \_\_\_\_\_

***Full name of fourth joint inventor, if any:***

Given name:  
Middle initial or name:  
Family (or last name):

Inventor's signature: \_\_\_\_\_

Date: \_\_\_\_\_  
Country of Citizenship: \_\_\_\_\_  
Residence: \_\_\_\_\_  
Post Office Address: \_\_\_\_\_

**ALL FOREIGN APPLICATION(S), IF ANY, FILED MORE THAN 12 MONTHS  
(6 MONTHS FOR DESIGN) PRIOR TO THIS U.S. APPLICATION**

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**NOTE:** If the application filed more than 12 months from the filing date of this application is a PCT filing forming the basis for this application entering the United States as (1) the national stage, or (2) a continuation, divisional, or continuation-in-part, then also complete ADDED PAGES TO COMBINED DECLARATION AND POWER OF ATTORNEY FOR DIVISIONAL, CONTINUATION OR C-I-P APPLICATION for benefit of the prior U.S. or PCT application(s) under 35 U.S.C. § 120.

**POWER OF ATTORNEY**

I hereby appoint the following attorney(s) and/or agent(s) to prosecute this application and transact all business in the Patent and Trademark Office connected therewith.

*(list name and registration number)*

Clarence A. Green	(24,622)
Harry F. Smith	(32,493)
Mark F. Harrington	(31,686)

*(check the following item, if applicable)*

Attached, as part of this declaration and power of attorney, is the authorization of the above-named attorney(s) to accept and follow instructions from my representative(s).

---

SEND CORRESPONDENCE TO

Clarence A. Green  
Perman & Green  
425 Post Road  
Fairfield, Ct 06430

DIRECT TELEPHONE CALLS TO:  
*(Name and telephone number)*

Clarence A. Green  
203-259-1800

**DECLARATION**

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

(check proper box(es) for any of the following added page(s)  
that form a part of this declaration)

Signature for fifth and subsequent joint inventors. Number of pages added \_\_\_\_.

\*\*\*

Signature by administrator(trix), executor(trix) or legal representative for deceased or  
incapacitated inventor. Number of pages added \_\_\_\_.

\*\*\*

Signature for inventor who refuses to sign or cannot be reached by person authorized  
under 37 CFR 1.47. Number of pages added \_\_\_\_.

\*\*\*

Added page for signature by one joint inventor on behalf of deceased inventor(s) where  
legal representative cannot be appointed in time. (37 CFR 1.47)

\*\*\*

Added pages to combined declaration and power of attorney for divisional, continuation,  
or continuation-in-part (C-I-P) application.

Number of pages added \_\_\_\_

\*\*\*

Authorization of attorney(s) to accept and follow instructions from representative.

\*\*\*

*(if no further pages form a part of this Declaration,  
then end this Declaration with this page and check the following item)*

This declaration ends with this page.